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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/684,023	10/10/2003	Mario J. Bravomalo	80388.00004	3171
716 COX SMITH N	7590 11/01/200 MATTHEWS INCORP	EXAMINER		
112 EAST PECAN STREET, SUITE 1800 SAN ANTONIO, TX 78205-1521			PATEL, JAYESH A	
SAN ANTONI	O, 1X /8205-1521		ART UNIT PAPER NUMBER	
			2624	
			MAIL DATE	DELIVERY MODE
			11/01/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/684,023	BRAVOMALO ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Jayesh A. Patel	2624		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address		
WHIC - Exter after - If NO - Failu Any i	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDOI	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).		
Status	•				
1)⊠	Responsive to communication(s) filed on 10 Oc	ctober 2003.			
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.				
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	fx parte Quayle, 1935 C.D. 11,	453 O.G. 213.		
Dispositi	on of Claims				
5)	Claim(s) <u>1-50</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) <u>1-50</u> are subject to restriction and/or expressions.	vn from consideration.			
Applicati	on Papers				
•	The specification is objected to by the Examine				
10) 🔲	The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	e Examiner.		
	Applicant may not request that any objection to the	- · · ·	• •		
11)	Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Ex	, , , , , , , , , , , , , , , , , , , ,	•		
Priority u	ınder 35 U.S.C. § 119				
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priorical application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicative documents have been received in Received in Received in Received in Rule 17.2(a)).	ation No ved in this National Stage		
	e of References Cited (PTO-892)	4) Interview Summa			
3) Inform	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	Paper No(s)/Mail 5) Notice of Informa 6) Other:			

Application/Control Number: 10/684,023

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-20, drawn to "a method for producing an image predictive of person's appearance resulting from following a regimen of diet, exercise or both diet and exercise", classified in class 382, subclass 173.
- II. Claims 21- 27, drawn to "a method for attracting and retaining clients of health and fitness service providers", classified in class 382, subclass 164.
- III. Claims 28-47, drawn to "a method for producing an image predictive of person's appearance resulting from following a prescribed regimen" classified in class 382, subclass 100.
- IV. Claim 48 drawn to "a method of estimating a persons risk of diabetes" classified in class 600, subclass 347.
- V. Claim 49 drawn to "a method of estimating a persons risk of heart disease" classified in class 600, subclass 481.

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VI. Claim 50 drawn to "a method of estimating a persons risk of stroke" classified in class 600, subclass 504.

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The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are directed to related processes. The related inventions are distinct if the (1) the inventions as claimed are either not capable of use together or can have a materially different design, mode of operation, function, or effect; (2) the inventions do not overlap in scope, i.e., are mutually exclusive; and (3) the inventions as claimed are not obvious variants. See MPEP § 806.05(j). In the instant case, the inventions as claimed have different function. Furthermore, the inventions as claimed do not encompass overlapping subject matter and there is nothing of record to show them to be obvious variants.

Inventions I and III are directed to related processes. The related inventions are distinct if the (1) the inventions as claimed are either not capable of use together or can have a materially different design, mode of operation, function, or effect; (2) the inventions do not overlap in scope, i.e., are mutually exclusive; and (3) the inventions as claimed are not obvious variants. See MPEP § 806.05(j). In the instant case, the inventions as claimed have different function. Furthermore, the

inventions as claimed do not encompass overlapping subject matter and there is nothing of record to show them to be obvious variants.

Inventions II and III are directed to related processes. The related inventions are distinct if the (1) the inventions as claimed are either not capable of use together or can have a materially different design, mode of operation, function, or effect; (2) the inventions do not overlap in scope, i.e., are mutually exclusive; and (3) the inventions as claimed are not obvious variants. See MPEP § 806.05(j). In the instant case, the inventions as claimed have different function. Furthermore, the inventions as claimed do not encompass overlapping subject matter and there is nothing of record to show them to be obvious variants.

Inventions I, II, III and VI are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different designs, modes of operation, and effects (MPEP § 802.01 and § 806.06). In the instant case, the different inventions have different effects.

Inventions I, II, III and V are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different designs, modes of operation, and effects (MPEP § 802.01 and § 806.06). In the instant case, the different inventions have different effects.

Inventions I, II, III and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different designs, modes of operation, and effects (MPEP § 802.01 and § 806.06). In the instant case, the different inventions have different effects.

Because these inventions are independent or distinct for the reasons given above and there would be a serious burden on the examiner if restriction is not required because the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jayesh A. Patel whose telephone number is 571-270-1227. The examiner can normally be reached on M-F 7.00am to 4.30 pm (5-4-9). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jingge Wu can be reached on 571-272-7429. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-

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Jayesh Patel 10/27/07

SUPERVISORY PATENT EXAMINER